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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/404,712	09/24/1999	KOJI MANABE	040373-0263	8708

7590

01/30/2004

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EXAMINER

KLIMACH, PAULA W

ART UNIT	PAPER NUMBER
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2135

DATE MAILED: 01/30/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/404,712

Applicant(s)

MANABE, KOJI

Examiner

Paula W Klimach

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 28 October 2003.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-7 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-7 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. §§ 119 and 120

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.
- 13) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.
a) ☐ The translation of the foreign language provisional application has been received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____
- 4) ☐ Interview Summary (PTO-413) Paper No(s). _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

Response to Amendment

This office action is in response to amendment filed on 10/28/03 (Paper No. 8). Original application contained Claims 1-7. Applicant amended Claims 1, 2, 3, 5, 6, and 7. The copy of the translation of the foreign application has been entered and made of record. The amendment filed on 10/28/03 have been entered and made of record. Therefore, presently pending claims are 1-7.

Response to Arguments

Applicant's arguments filed 10/28/03 have been fully considered but they are not persuasive because of following reasons.

Applicant argued "Murphy dose not disclose a device ID detecting means that is configured for detecting, when a transmitting-receiving device on another party is connected to a transmission line, a device ID thereof". This is not found persuasive. Garfinkle teaches the user sending in an order for a video product, which suggests that by detecting the signal with the user's order, the central computer then detects that the user's device is connected.

Applicant argued further, "...one skilled in the art would not have modified the Murphy system to include an authentication histories storing means to arrive at the invention of claims 1 and 2." This is not found persuasive. The Murphy reference and the Heer, Kazuyoshi, He, and Kunzman references are all in the same field of data network and security and are therefore able to be combined to create a system as disclosed in the rejection below.

The examiner asserts that prior art does teach or suggest the subject matter broadly recited in independent Claims 1, 2, and 3. Dependent Claims 4-7 are also rejected at least by

virtue of their dependency on independent claims and by other reason set forth in this office action (Paper No. 8). Accordingly, rejections for claims 1-7 are respectfully maintained.

Claim Rejections - 35 USC § 103

1. **Claims 1-5** are rejected under 35 U.S.C. 103(a) as being unpatentable over Murphy (5,640,452) in view of Garfinkle (5,530,754), Heer et al (6,028,933), Kazuyoshi (JP 0 9035030 A), and He (944,824).

2. *In reference to claims 1, 2, and 3*, Murphy discloses a system for audio and video decryption, which suggests an AV data transmitting-receiving device comprises command input means, command control means, AV data transmitting means, encrypting means (Fig. 1); a transmitting-receiving device on another party comprises second input/output means, AV data receiving means, decrypting means (column 7 lines 21-32), device ID detecting means (column 6 lines 41-50).

However Murphy does not disclose the authentication of the devices and the maintenance of an authentication history. In addition Murphy does not disclose a device detecting the connection of another device.

Garfinkle teaches a video on demand system that allows the user to control the display of catalog data and to order video products, from the central station interactively with displayed catalog material (abstract). Therefore the transmit-receiving device of the provider detects the transmitting-receiving device on the another party is connected to a transmission line when the device sends user's video product order, it implies that the product providers detects the user is connected because the product provider would detect the message from the user's device (column 4 lines 35-65).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to detect the user connected to the service provider, as in Garfinkle, in the system as in Murphy. One of ordinary skill in the art would have been motivated to do this because it would allow immediate viewing of an ordered product and the central station would bill the user (column 4 lines 35-65).

Kazuyoshi discloses a fourth memory (34) stores the authentication log. An access controller (4) permits the access for every command when the authentication log containing the authentication demand from command execution part satisfies the access control data (basic abstract). The authentication log keeps a history that authentication has been previously performed.

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to maintain a history log of authentication as taught by Kazuyoshi for a system disclosed by Murphy. One of ordinary skill in the art would have been motivated to do this because it improves security of accessing IC card (page 2 paragraph 2).

Heer teaches authenticating means performs a device authentication operation for mutually checking that both said devices (Heer et al 6,028,933 Fig. 25), a key exchange operation for sharing a cryptographic key (Heer Fig. 24), and a cryptographic key storing means (column 26 lines 52-58). Heer teaches that the permanent key is available for the lifetime of the product. Therefore the key is a device ID associated with the product.

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use the teachings of Heer of mutual authentication and key exchange in the

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combination of Murphy and Kazuyoshi. One of ordinary skill in the art would have been motivated to do this because it creates a hierarchical flow of trust via public certificates

He discloses authentication based on certain rules, access list (column 5 lines 15-26).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to authenticate using rules, access list, as disclosed by He in the combination of Murphy, Heer, and Kazuyoshi. One of ordinary skill in the art would have been motivated to do this because The user 12 can simply choose from the list the desired network element 20 and is not even aware of the existence of the Network Elements 20 that the user 12 is not authorized to access

3. *In reference to claim 4*, the system disclosed by Murphy comprises the steps of detecting an ID of said transmitting-receiving device on another party with said, device ID detecting means (Murphy column 6 lines 41-48). Notifying command to said AV data transmitting means through said command control means and starting transmission of the AV data with said AV data transmitting means, when a command input for an AV data transmission direction is provided from a user to said command input means (Murphy column 7 lines 21-29). Murphy suggests waiting for a command input for an AV data transmission direction from a user to said command input means, if the ID of said transmitting-receiving device on another party is not included in the historical information (Fig. 1). Murphy further suggests notifying the command to said AV data transmitting means through said command control means and starting transmission of the AV data with said AV data transmitting means (Fig. 1); encrypting the AV data with said encrypting means using the cryptographic key and sending the encrypted AV data to said first input/output means; sending the encrypted AV data to a transmission line with said first,

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input/output means (Murphy column 7 lines 34-49); receiving the encrypted AV data from the transmission line with said second input/output means (Murphy Fig. 2). The Murphy system decrypts the encrypted AV data with said decrypting means using the cryptographic key and sending the decrypted AV data to said AV data receiving means; and receiving the decrypted AV data with said AV data receiving means (Fig. 3).

Kazuyoshi discloses checking whether the of said transmitting receiving device on another party is included in historical information stored in said authentication histories storing means (Kazuyoshi basic abstract); access is allowed if authentication log contains the authentication demand that satisfies the access control data and Heer performs a key exchange, which is a method of mutual authentication. Kazuyoshi implies recording the ID of said transmitting receiving device on another party as historical information in said authentication histories storing means after the device authentication and the key exchange operations (Kazuyoshi basic-abstract). The Kazuyoshi authentication history (log) is used to determine if authentication demand was made followed Heer key exchanged is used to encrypt and decrypt, but is also a method of mutual authentication and therefore a form of authentication.

Performing the device authentication operation and the key exchange operation with said second authenticating means on another party by said first authenticating means is disclosed by Heer (Fig. 25). The ID of said transmitting-receiving device on another party is included in the historical information as suggested by Kazuyoshi. Heer discusses performing the device authentication operation and the key exchange operation with said second authenticating means on another party by said first authenticating means, which can be carried out when the command

input for the AV data transmission direction is provided by the transmission of Murphy in Fig. 1 (Heer Fig. 25).

4. *In reference to claim 5*, in addition to the limitations discussed for claim 4, Heer records a cryptographic key shared as a result of the key exchange operation as a first cryptographic key in said cryptographic key storing means (column 26 lines 52-58 in combination with claim 3).

5. **Claims 6 and 7** are rejected under 35 U.S.C. 103(a) as being unpatentable over Murphy, He, Kazuyoshi, and Heer as applied to claims 4 and 5 respectively above, and further in view of Kunzman.

The combination of Murphy, He, Kazuyoshi, and Heer do not disclose the use of the IEEE 1394 serial bus.

Kunzman teaches the use of IEEE 1394 for real-time data transport (page 406 paragraph 3).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use the IEEE 1394 serial bus for the transportation of audio visual data in the combination of Murphy, He, Kazuyoshi, and Heer. One of ordinary skill in the art would have been motivated to do this because it provides an ideal mechanism for connection digital consumer audio/video equipment (summary).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

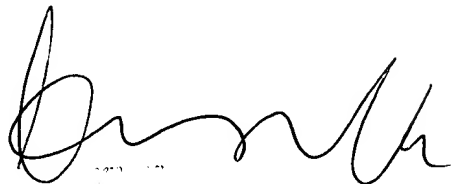
A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paula W Klimach whose telephone number is (703) 305-8421. The examiner can normally be reached on Mon to Thr 9:30 a.m to 5:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (703) 305-4393. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4832.

PWK
Wednesday, January 14, 2004



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